NOT TO BE PUBLISHED IN OFFICIAL REPORTS

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IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA SIXTH APPELLATE DISTRICT

THE PEOPLE,

Plaintiff and Respondent,

V.

JESSIE SANTOS SALCIDO

Defendant and Appellant.

H025904 (Monterey County Super. Ct. No. SS020106)

Jessie Santos Salcido appeals from a judgment of conviction of one count of shooting at an inhabited dwelling (Pen. Code, § 246) with an enhancing allegation for great bodily injury (Pen. Code, § 12022.7). Appellant was originally charged with shooting at an inhabited dwelling, attempted murder (Pen. Code, §§ 664/187, subd. (a)), assault with a firearm (Pen. Code § 245, subd. (a)(2)), and carrying a loaded firearm on his person and in a vehicle (Pen. Code, § 12034, subd. (a)) with all these charges containing allegations that they were committed for the benefit of a gang (Pen. Code, § 186.22, subd. (b)(1)) and that appellant personally inflicted great bodily injury in their commission (Pen. Code, § 12022.7). It was also alleged that appellant used a firearm within the meaning of Penal Code section 12022.5 in the commission of the attempted murder, the shooting into an inhabited dwelling and the assault.

After a preliminary hearing, appellant entered into a negotiated plea. He pleaded no contest to shooting into an inhabited dwelling with the great bodily injury

enhancement in exchange for a dismissal of the other charges and a sentence of eight or 10 years. On October 2, 2002, the trial court sentenced appellant to a prison term of 10 years. On May 1, 2003, appellant filed with this court an application for relief from default for failure to file a timely notice of appeal. On July 7, 2003, this court relieved appellant from default in the filing of his notice of appeal. Appellant's notice of appeal, filed July 9, 2003, states that he is appealing "solely upon grounds arising after entry of the plea which do not challenge the validity of the plea."

We appointed counsel to represent appellant in this court. Appointed counsel filed an opening brief which states the case but raises no specific issues. We notified appellant of his right to submit written argument in his own behalf within 30 days. Appellant responded with a letter discussing witness credibility and substantial evidence issues, which we have read and considered.

Pursuant to *People v. Wende* (1979) 25 Cal.3d 436, we have reviewed the entire record and have concluded there is no arguable issue on appeal.

The judgment is affirmed.

	ELIA, J.
WE CONCUR:	
RUSHING, P. J.	
PREMO, J.	